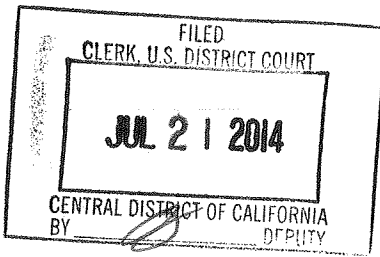


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9
 10 **UNITED STATES DISTRICT COURT**
 11
 12 **CENTRAL DISTRICT OF CALIFORNIA**

13 CENTURY SURETY COMPANY,

14 Plaintiff,
 15 v.
 16 VAZGEN MIRZAKHANYAN,

17 Defendant.
 18

Case No.: 2:13-CV-9166-JCG
 Assigned to the Hon. Judge Gandhi

JUDGMENT

Date: June 10, 2014
 Time: 2:00 p.m.
 Ctrm: 827-A

Filing Date: December 12, 2013

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 20
 21
 22 Plaintiff Century Surety Company's Motion for Summary Judgment was
 23 scheduled to be heard on June 10, 2014. On June 4, 2014, the Court found the motion
 24 suitable for adjudication without oral argument pursuant to Local Rule 7-15 and took
 25 the matter under submission without oral argument. On June 30, 2014, after
 26 consideration of the papers submitted in support of and in opposition to the Motion,
 27 including the evidence presented, the Court entered its order granting Century Surety
 28 Company's motion for summary judgment thereby rescinding Century Surety

1 Company policy No. CCP 739421 and requiring defendant Vazgen Mirzakhanyan to
2 reimburse Century Surety Company \$10,000 plus interest from March 21, 2012.

3 IT IS, THEREFORE, ORDERED AND ADJUDGED that judgment be entered
4 in favor of plaintiff Century Surety Company and against defendant Vazgen
5 Mirzakhanyan rescinding Century Surety policy No. CCP 739421 and awarding
6 Century Surety Company \$10,000 plus 1) pre-judgment interest from March 21, 2012
7 to the date of entry of judgment at the rate of 7%, and 2) post-judgment interest at the
8 rate allowed by federal law. As the prevailing party, Century Surety Company is
9 awarded its costs of suit pursuant to Federal Rule of Civil Procedure 54(d) and Local
10 Rule 54.

11
12 DATED: July 21, 2014

13 By: Jay C. Gandhi 

14 Judge Gandhi

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